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THE HONORABLE BARBARA J. ROTHSTEIN

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WESTERN DISTRICT OF WASHINGTON AT SEATTLE

UNITED STATES DISTRICT COURT

SHANNON SPENCER, individually and on behalf of all others similarly situated,

Plaintiff,

v.

JELD-WEN, INC., a foreign profit corporation doing business as JELD-WEN,

Defendants.

NO. 2:23-cv-01757-BJR

JOINT STATUS REPORT AND DISCOVERY PLAN

Pursuant to Local Civil Rule 26(f) and Federal Rule of Civil Procedure 26(f), Plaintiff Shannon Spencer, on behalf of himself and all others similarly situated (the "Class"), and Defendants JELD-WEN, INC., a foreign profit corporation doing business as JELD-WEN (collectively and hereinafter the "Defendants"), by and through their counsel, submit the following Joint Status Report and Discovery Plan.

1. Statement of the nature and complexity of the case: The Parties believe that this case is a non-complex class action.

Plaintiff's Statement: Plaintiff alleges that Defendants failed to disclose in each posting for each job opening, the wage scale or salary range and a general description of all of the benefits and other compensation to be offered to the hired applicant. RCW 49.58.110(1).

Defendant's Statement: Defendants removed this action from King County Superior

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entirety, assert affirmative defenses, and deny that Plaintiff is due any damages or relief. 2. **Proposed deadline for joining additional parties:** The Parties do not anticipate

Court to this Court on November 16, 2023. Defendants deny the Plaintiff's claims in their

- joining additional parties.
- 3. Assignment of the Case to a Magistrate Judge: The Parties do not consent to a Magistrate Judge being assigned to this case.
- Initial disclosures pursuant to FRCP 26(a)(1): The Parties initial disclosures were to be exchanged on January 2, 2024, as per the November 28, 2023, Order Regarding Initial Case Deadlines. However, both parties required more time, and requested an extension from the court to February 2, 2024. The parties wish to alert the court that there are similar cases that have been reassigned to Judge Rothstein. Some of these cases have pending motions to dismiss. The cause numbers are: 2:23-cv-01784. 2:23-cv-01787, 2:23-cv-01790, 2:23-cv-01742, 2:23-cv-01740, 2:23-cv-01806, 2:23-cv-01793, 2:23-cv-01680, 2:23-cv-1666, 2:23-cv-01737, 2:23-cv-01696, 2:23-cv-01723, and 2:23-cv-01084.

5. **Discovery Plan:**

a. Subject, Timing, and Potential Phasing of Discovery:

The Parties do not currently anticipate asking the Court for any special orders or relief with respect to discovery, but reserve the right to do so as necessary.

- b. Electronically Stored Information ("ESI"): The Parties believe that this case will involve limited amounts of Electronically Stored Information ("ESI") and if necessary, the Parties will adopt the Model Agreement Regarding Discovery of ESI. The Parties are currently unaware of any issues regarding disclosure of electronically stored information.
- c. Privilege Issues: The primary documents in this case will be the Plaintiff's employment files in the possession of the Defendants, and the Defendant's other internal documentation and communication relating to the Plaintiff

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- during his employment with the Defendants. The Parties do not expect any unique or extensive claims of privilege.
- d. Proposed Limitations on Discovery: The limitations on discovery imposed under the Federal and Local Civil Rules should apply. If the Parties determine at a later date that discovery limitations should be adjusted, the Parties may stipulate to adjusted limitations.
- e. Discovery Related Orders: The Parties do not currently anticipate needing any discovery-related orders.

6. Local Civil Rule **26(f)(1)**:

- a. Alternative Dispute Resolution: The Parties will attempt to negotiate informally and if that is not successful, believe that this matter may be resolved through means of Alternative Dispute Resolution (ADR), specifically mediation.
- b. Related Cases: The Parties are aware of a substantial number of purported class actions filed under RCW 49.58.110. Many, if not all of them pending in the Western District of Washington have been transferred to Judge Rothstein.
- c. Phasing of Motions: The Parties agree that motions should be conducted pursuant to Federal Rules of Civil Procedure, and see no need currently for any protocols regarding the phasing of motions.
- d. Preservation of Discoverable Information: The Parties are not aware of any issues related to the preservation of discoverable information of the scope of the preservation obligation.
- e. Model Protocol for Discovery of ESI: The Parties believe that this case will involve limited amounts of Electronically Stored Information ("ESI") and if necessary, the Parties will adopt the Model Protocol Regarding Discovery of

1		ESI. The Parties are currently unaware of any issues regarding disclosure of
2		electronically stored information.
3		f. Alternatives to Model Protocol: N/A
4	7.	Date Discovery Can Be Completed: The Parties anticipate that discovery will be
5	completed 120 days before trial.	
6	8.	Class Certification Motion: The Plaintiff will file a motion for class certification.
7	The parties p	ropose the following briefing schedule for class certification to be noted for hearing
8	on September 13, 2024:	
9		a. Plaintiff's Motion Due: August 2, 2024
10		b. Defendant's Response Due: September 6, 2024
11		c. Plaintiff's Reply Due: September 13, 2024
12	9.	Need for bifurcation: The Parties do not believe bifurcating liability or damage
13	is necessary for this matter.	
14	10.	Trial Date: The Parties believe the case will be ready for trial in May 2025.
15	11.	Trial Type: Plaintiff filed a Jury Demand on November 21, 2023.
16	12.	Length of Trial: The Parties believe trial of this case will take up to 5 days.
17	13.	The names, addresses, and telephone numbers of all trial counsel:
18	Attori	neys for Plaintiff:
19	EMERY REDDY, PLLC	
20		thy W. Emery, WSBA #34078 k B. Reddy, WSBA #34092
21	Paul Cipriani, WSBA #59991	
22	600 Stewart Street, Suite 1100 Seattle, WA 98101	
23	Telephone: (206) 442-9106	
24	Facsimile: (206) 441-9711 Email: emeryt@emeryreddy.com	
25		: reddyp@emeryreddy.com : paul@emeryreddy.com
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I	1	

1 Attorneys for Defendants: 2 OGLETREE DEAKINS (SEA) Adam T. Pankratz, WSBA #50951 3 1201 Third Avenue, Suite 5150 Seattle, WA 98101 4 Telephone: (206) 693-7057 Facsimile: (206) 693-7058 5 Email: adam.pankratz@ogletree.com 6 OGLETREE DEAKINS 7 Mathew A. Parker, OSBA #0093231 The KeyBank Building 8 88 East Broad Street, Suite 2025 Columbus, OH 43215 9 Telephone: (614) 494-0420 Facsimile: (614) 633-1455 10 Email: mathew.parker@ogletree.com 11 Trial Counsel Scheduling Conflicts: N/A 14. 12 Corporate Disclosure Statement: Defendant filed its Corporate Disclosure **15.** 13 Statement on November 27, 2023. 14 Dated this 9th day of February 2024. 15 16 EMERY REDDY, PLLC OGLETREE DEAKINS (SEA) 17 By: /s/ Patrick B. Reddy By: /s/ Adam T. Pankratz By: /s/ Timonthy W. Emery By: /s/ Mathew A. Parker 18 Adam T. Pankratz, WSBA#50951 By: /s/ Paul Cipriani Patrick B. Reddy, WSBA #34092 Mathew A. Parker, OSBA #0093231 19 Timothy W. Emery, WSBA #34078 **OGLETREE DEAKINS** 20 Paul Cipriani, WSBA #59991 1700 7th Avenue, Suite 2200 EMERY REDDY, PLLC Seattle, WA 98101 21 600 Stewart Street, Suite 1100 Phone: (206) 693-7057 Email: adam.pankratz@ogletree.com Seattle, WA 98101 22 Email: mathew.parker@ogletree.com Phone: (206) 442-9106 Email: reddyp@emeryreddy.com Attorneys for Defendants 23 Email: emeryt@emeryreddy.com Email: paul@emeryreddy.com 24 Attorneys for Plaintiff 25 26

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1 CERTIFICATE OF SERVICE 2 I hereby certify that on February 9, 2024, I caused to be electronically filed the foregoing document with the Clerk of the Court using the CM/ECF system which will send notification of 3 such filling to the following CM/ECF participants: 4 OGLETREE DEAKINS (SEA) Adam T. Pankratz, WSBA #50951 5 1201 Third Avenue, Suite 5150 6 Seattle, WA 98101 Telephone: (206) 693-7057 7 Facsimile: (206) 693-7058 Email: adam.pankratz@ogletree.com 8 **OGLETREE DEAKINS** 9 Mathew A. Parker, OSBA #0093231 10 The KeyBank Building 88 East Broad Street, Suite 2025 11 Columbus, OH 43215 Telephone: (614) 494-0420 12 Facsimile: (614) 633-1455 Email: mathew.parker@ogletree.com 13 Dated this 9th day of February 2024, at Seattle, Washington. 14 15 /s/ Jennifer Chong 16 Jennifer Chong, Legal Assistant jennifer@emeryreddy.com 17 18 19 20 21 22 23 24 25 26

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